IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

ANITA HOCHENDONER; EARL HOCHENDONER; ANITA BOVA; JOSEPH M. CARIK; BARBARA J. CARIK; AMBER BRITTON; SHAWN BRITTON; CHERYL BRITTON; THOMAS OLSZEWSKI; DARLENE COOKINGHAM; and DAVID ROBERTS,) Individually and on behalf of all others similarly situated,	Civil Action No. 2:11-CV-00313-CB
Plaintiffs,	
v.)	
GENZYME CORPORATION; and MOUNT SINAI SCHOOL OF MEDICINE OF THE CITY UNIVERSITY OF NEW YORK, Defendants.	

[PROPOSED] ORDER GRANTING DEFENDANTS' MOTION TO
(A) DISMISS AS TO DEFENDANT MOUNT SINAI SCHOOL OF MEDICINE FOR
LACK OF PERSONAL JURISDICTION, (B) DISMISS FOR FAILURE TO STATE
A CLAIM UPON WHICH RELIEF CAN BE GRANTED, AND
(C) TRANSFER ANY SURVIVING CLAIMS TO MASSACHUSETTS

This day of	, 2011, upon consideration of Defendants'
Motion, and any responses thereto, it is he	ereby ORDERED that Defendants' Motion is
GRANTED.	

All claims against Defendant Mt. Sinai are dismissed for lack of personal jurisdiction, pursuant to Fed. R. Civ. P. 12(b)(2). All claims against Defendant Genzyme are dismissed on the grounds that they either fail to state a claim as a matter of law, pursuant to Fed. R. Civ. P.

12(b)(6), or have been insufficiently pled, pursuant to Fed. R. Civ. P. 8. As there are no
remaining claims, the request to transfer is mooted.
BY THE COURT:

J.